

**Subject:** Small Claims Patent Court Comments

**Date:** Thursday, September 1, 2022 at 4:06:24 PM Eastern Daylight Time

**From:** E-Watch, Inc.

**To:** ACUS Information

**CC:** Kazia Nowacki

To: ACUS Information

Cc: Kazia Nowacki

Dear Administrative Conference,

I am an inventor and owner of the small business e-Watch, Incorporated. I developed a multitude of devices over 40 years and was issued over 50 US machine patents. Some of my inventions are internationally recognized and used on a daily basis by essentially every adult in society.

The post AIA patent system has been brutal on me and my company. My patents were subjected to 26 IPR actions in addition to dealing with the Article III Courts as both a defendant and a plaintiff. The result was years of personal effort and the expenditure of essentially all of the financial resources generated by these products. The AIA system does not allow any practical protection for] developments and inventions of small companies, therefore I have become inactive as such.

An abbreviated method of defending patent rights is needed following the due process of an Article III court, but it needs to be faster and not subject to administrative proceedings such as the ill-thought-through and highly unfair AIA. Any contribution you can make that can make the system more simpler, faster and more fair to the small inventors and companies that have driven so much of the US economy, and have grown to be US technical giants such as Microsoft and Intel, would be greatly appreciated.

Thank you very much,

David Monroe  
E-Watch Corporation